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ATTORNEY DOCKET NO. FIRST NAMED INVENTOR FILING DATE APPLICATION NO. N47.2-9141 Ţ, PEDERSON 06/28/00 09/605,801 **EXAMINER** TM02/0529 CROSLAND, D 000490 VIDAS, ARRETT & STEINKRAUS, P.A. PAPER NUMBER ART UNIT 6109 BLUE CIRCLE DRIVE 2632 SUITE 2000 MINNETONKA MN 55343-9185 DATE MAILED: 05/29/01

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

	Application No.	Applicant(s)
Office Action Summary	09/605,801	PEDERSON, JOHN C.
	Examiner	Art Unit
	DONNIE L. CROSLAND	2632
The MAILING DATE of this communication	appears on the cover sheet with	h the correspondence address
A SHORTENED STATUTORY PERIOD FOR R THE MAILING DATE OF THIS COMMUNICATI Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communicativ If the period for reply specified above is less than thirty (30) days If NO period for reply is specified above, the maximum statutory in Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	FR 1.136 (a). In no event, however, may a on. , a reply within the statutory minimum of thir period will apply and will expire SIX (6) MON	reply be timely filed try (30) days will be considered timely. NTHS from the mailing date of this communication.
1) Responsive to communication(s) filed or	n	
2h\D	7 This action is non-final.	the seate the morite is
2a)☐ This action is FINAL. 3)☐ Since this application is in condition for closed in accordance with the practice is	allowance except for formal ma under Ex parte Quayle, 1935 C	atters, prosecution as to the ments is C.D. 11, 453 O.G. 213.
isposition of Claims		
AND Claim(s) 1-15 is/are pending in the appl	ication.	
4a) Of the above claim(s) is/are w	ithdrawn from consideration.	
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-15</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claims are subject to restriction	and/or election requirement.	
Application Papers		
The specification is objected to by the E	Examiner.	
is/are ob	iected to by the Examiner.	—
11) The proposed drawing correction filed	on is: a)∐ approved b) disapproved.
12) The oath or declaration is objected to b	by the Examiner.	
13) Acknowledgment is made of a claim fo	r foreign priority under 35 U.S.	C. \$ 119(a)-(d) or (f).
a) ☐ All b) ☐ Some * c) ☐ None of:		
D viting copies of the priority do	ocuments have been received.	
	scuments have been received to	In Application No
3. Copies of the certified copies of	the priority documents have be	a)).
t one the etteched detailed Office action	TOL 9 list of the certified cobias	******
14) Acknowledgement is made of a claim	for domestic priority under 35	U.G.U. & 110(U).
Attachment(s)	18\ ∏ Inte	erview Summary (PTO-413) Paper No(s).
15) ⊠ Notice of References Cited (PTO-892) 16) ⊠ Notice of Draftsperson's Patent Drawing Review (P 17) ⊠ Information Disclosure Statement(s) (PTO-1449) P	TO-948) 19) No	tice of Informal Patent Application (PTO-152)

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claims 1-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yoksza et al in view of Bezos et al.

Yoksza shows the modular signal light system and includes a support having at least one module receiving port (complementary electrical jack extending from display 100, col. 3, lines 47-52, and figure 7, col. 3, lines 28-46) and at least one module 10 having at least one light emitting diode light source 22 engaged thereto, the module having at least one support engagement member in the form of an electrical jack 42 constructed and arranged to be removably received by the at least one module receiving port (col. 3, lines 47 et seq., col. 5, lines 4-12), the module 10 and the light emitting diode source 22 in electrical communication with one another, see the circuitry

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in figure 9, and a controller (not shown) in electric communication with the support (complementary electrical jack extending from display 100), the module 10, and the light emitting diode source 22, the controller (centrally located processing unit) constructed and arranged to selectively activate the light emitting diode source to create at least one warning light, col. 3, lines 55-58.

Bezos shows a modular signal light system for use as "warning".

It would have been obvious to one having ordinary skill in the art to use the modular signal light of Yoksza as a warning since the use and advantages of a modular signal light unit as a warning is clearly suggested by Bezos.

Bezos also suggests the control of the plural modular light system by intensity control, and light pattern control, col. 3, lines 1-8.

It would have been obvious to one having ordinary skill in the art to control the intensity as well as the pattern of the light modules of Yoksza since the control of intensity and pattern of the light modules are suggested by Bezos.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Yamuro shows a module light warning system and includes the specified support having the module receiving port 36 in figure 8D, the controller being in electrical communication with the receiving port 36, col. 5, lines 60 et seq., and col. 6.

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Kniveton shows in figure 11 the specified receiving port on printed circuit board 44, col. 4, lines 13-22. It is noted that there are two receiving ports serving as a mechanical connection and an electrical connection..

Ichikawa et al shows the LED module wherein connecting pins 24 are removably received by a receiving port (holes formed in the panel socket to which the LEDs are mounted, col. 4, lines 40-47, 60-67.

Mizutani et al shows in figure 1B, at least one LED module with a support engagement member 7 to be removably received by a module receiving port (hole on display panel, col. 4, lines 31-35.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to DONNIE L. CROSLAND whose telephone number is (703) 305-4388. The examiner can normally be reached on Mon-Fri, 9:30a-6:00p.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jeffrey A Hofsass can be reached on (703) 305-4717. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-9051 for regular communications and (703) 308-9052 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

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dlc

May 24, 2001

DONNIE I. CROSLAND PRIMARY EXAMINER